Beclaration, Power Of Attorney and Petition

Page 1 of 3

WE (I) the undersigned inventor(s), hereby declare(s) that:

| | | (I am) the original, first, and nt is sought on the invention | |) of the subj | ect matt | er which is |
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| | | CERAMIC-MOLDIN | | | | |
| the specification | n of which | | | | | |
| C | is attached | hereto. | | | | |
| r | was filed o | n | a | ıs | | |
| | Applicatio | n Serial No | | _ | | |
| | and amend | led on | | _· | | |
| ε | was filed as | s PCT international application | on | | | |
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| c | n | | | _ , | | |
| | | led under PCT Article 19 | | | | |
| c | n | | (if applicable) | | | |
| We (I) acking application as of | ncluding the conowledge the defined in Secteby claim for for patent or | at we (I) have reviewed an laims, as amended by any am duty to disclose information 1.56 of Title 37 Code of the priority benefits under inventor's certificate, or § try other than the United St | endment referred to a n known to be mater Federal Regulations. 35 U.S.C. § 119(a)- 365(a) of any PCT I | bove. rial to the p (d) or § 36: nternational | oatentab 5(b) of applica | ility of thi any foreign ation which |
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□ No

☐ Yes

(Application Number) (Filing Date)

(Application Number)

We (I) hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

We (I) hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional

(Filing Date)

| Application Serial No. | Filing Date | abandoned) | |
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| | | | |

And we (I) hereby appoint: Norman F. Oblon, Registration Number 24,618; Marvin J. Spivak, Registration Number 24,913; C. Irvin McClelland, Registration Number 21,124; Gregory J. Maier, Registration Number 25,599; Arthur I. Neustadt, Registration Number 24,854; Richard D. Kelly, Registration Number 27,757; James D. Hamilton, Registration Number 28,421; Eckhard H. Kuesters, Registration Number 28,870; Robert T. Pous, Registration Number 29,099; Charles L. Gholz, Registration Number 26,395; Vincent J. Sunderdick. Registration Number 29,004; William E. Beaumont, Registration Number 30,996; Steven B. Kelber, Registration Number 30,073; Robert F. Gnuse, Registration Number 27,295; Jean-Paul Lavalleye, Registration Number 31,451; Timothy R. Schwartz, Registration Number 32,171; Stephen G. Baxter, Registration Number 32,884; Martin M. Zoltick, Registration Number 35,745; Robert W. Hahl, Registration Number 33,893; Richard L. Treanor, Registration Number 36,379; Steven P. Weihrouch, Registration Number 32,829; John T. Goolkasian, Registration Number 26,142; Marc R. Labgold, Registration Number 34,651; William J. Healey, Registration Number 36,160; Richard L. Chinn, Registration Number 34,305; Steven E. Lipman, Registration Number 30,011; and Jacques M. Dulin, Registration Number 24,067; our (my) attorneys, with full powers of substitution and revocation, to prosecute this application and to transact all business in the Patent Office connected therewith; and we (I) hereby request that all correspondence regarding this application be sent to the firm of OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C., whose Post Office Address is: Fourth Floor, 1755 Jefferson Davis Highway, Arlington, Virginia 22202.

We (I) declare that all statements made herein of our (my) own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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